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#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

				<b>,</b>				
Applicant's or agent's file reference 44.35.79247/001				FOR FURTHER AC	CTION		n of Transmittal of Internat amination Report (Form P	
International application No.				International filing date (	day/mon	th/year)	Priority date (day/month/	year)
PCT/GB 03/05607			6607	22.12.2003			20.12.2002	
	International Patent Classification (IPC) or both national classification and IPC							
G01	N33/	68						
Applic				·		<u> </u>		
AXIS	S-SH	IELD	ASA et al.					
1.			national preliminary exar				rnational Preliminary Ex	camining
	Autn	ority	and is transmitted to the	applicant according to	Article 3	36.		
2.	This	REP	ORT consists of a total of	of 8 sheets, including th	is cove	r sheet.		
		Thic	report is also accompa	nied by ANNEYES i.e.	chaate (	of the descripti	on claime andbr drawir	nge which have
		beer	n amended and are the l	basis for this report and	or shee	ets containing r	ectifications made befor	
		(see	Rule 70.16 and Section	n 607 of the Administrat	ive Instr	ructions under	the PCT).	
	The	se anı	nexes consist of a total of	of sheets.				
3.	This	repoi	rt contains indications re	elating to the following it	ems:			
J.				naming to the renoving it				
	1 11		Basis of the opinion Priority					
	111	⋈	•	opinion with regard to novelty, inventive step and industrial applicability				
	IV	Ø	Lack of unity of inventi					
	٧	×	Reasoned statement u	under Rule 66.2(a)(ii) wi	th regai	rd to novelty, in	ventive step or industria	al applicability;
İ			citations and explanat	ions supporting such sta	atement	:	•	
	VI		Certain documents cit	•				
	VII VIII			international application				
	VIII	ш	Certain observations of	on the international appl	ication			
Date of submission of the demand  Date of completion of this report								
Date of Completion of the Command								
28.05.2004			31.01	.2005				
 					<del>-</del>			
	Name and mailing address of the international preliminary examining authority:				Author	ized Officer		Market Peterstein
European Patent Office					041.750	<b>5</b> 0		
D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 ep			l. +49 89 2399 - 0 Tx: 5236	56 epmu đ	GON	CALVES M L	FC	
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I.	<b>Basis</b>	of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	scription, Pages	
	1-4	6	as originally filed
	Cla	ims, Numbers	
	1-2	7	as originally filed
	Dra	wings, Sheets	
	1/7-	7/7	as originally filed
2.	With lang	h regard to the <b>langu</b> guage in which the in	lage, all the elements marked above were available or furnished to this Authority in the ternational application was filed, unless otherwise indicated under this item.
	The	ese elements were av	vailable or furnished to this Authority in the following language: , which is:
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of pub	lication of the international application (under Rule 48.3(b)).
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under .3).
3.	Witl inte	h regard to any <b>nucl</b> e rnational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the inte	ernational application in written form.
		filed together with th	ne international application in computer readable form.
		furnished subseque	ntly to this Authority in written form.
		furnished subseque	ntly to this Authority in computer readable form.
		The statement that t in the international a	the subsequently furnished written sequence listing does not go beyond the disclosure application as filed has been furnished.
		The statement that t listing has been furn	the information recorded in computer readable form is identical to the written sequence ished.
4.	The	amendments have r	resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:

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5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).
		(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)
6.	Add	litional observations, if necessary:
111	. Noi	n-establishment of opinion with regard to novelty, inventive step and industrial applicability
	The	e questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- ious), or to be industrially applicable have not been examined in respect of:
		the entire international application,
		claims Nos. 10-13
		because:
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
	$\boxtimes$	no international search report has been established for the said claims Nos. 10-13
2.	or a	neaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and Imino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Tructions:
		the written form has not been furnished or does not comply with the Standard.
		the computer readable form has not been furnished or does not comply with the Standard.
١V	. Lac	k of unity of invention
1.	in re	esponse to the invitation to restrict or pay additional fees, the applicant has:
		restricted the claims.
	×	paid additional fees.
		paid additional fees under protest.
		neither restricted nor paid additional fees.
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3.	This	Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3
		complied with.

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		not complied with for the follow	wing re	easons:		
4.	Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:					
		all parts.				
	Ø	the parts relating to claims No	s. 1-9,	14-27 .		
٧.	Rea cita	soned statement under Artic tions and explanations supp	cle 35( orting	2) with rega such state	rd to novelty, inventive step or industrial applicability; ment	
1.	Stat	Statement				
	Nov	relty (N)	Yes: No:	Claims Claims	1-9, 14-27	
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-9, 14-27	
	Indu	ustrial applicability (IA)	Yes: No:	Claims Claims	1-9, 14-27	
2.	Cita	tions and explanations				
	see	separate sheet				

# INTERNATIONAL PRELIMINARY International application No. PCT/GB 03/05607 EXAMINATION REPORT - SEPARATE SHEET

The following documents were cited in the search report:

D1: L BLOOD, W.B. SAUNDERS, PHILADELPHIA, VA, US, vol. 79, 1992, pages 1907-1915,

D2: WO 00/11479

D3: US-A-5 455 160

D4: US-A-4 833 074

D5: FEMS IMMUNOLOGY AND MEDICAL MICROBIOLOGY. NETHERLANDS SEP 2000, vol. 29, no. 1, September 2000, pages 27-33,

D6: US-A-5 776 348

D7: JOURNAL OF CLINICAL PERIODONTOLOGY, COPENHAGEN, DK, vol. 26, no. 10, 1999, pages 653-657,

D8: EUROPEAN JOURNAL OF CARDIO-THORACIC SURGERY, SPRINGER VERLAG, BERLIN, DE, vol. 5, no. 7, 1991, pages 363-367,

D9: WO 98/20355 A

D10: US 2002/168784 A1

D11: SCANDINAVIAN JOURNAL OF THORACIC AND CARDIOVASCULAR SURGERY, STOCKHOLM, SE, vol. 30, no. 2, 1996, pages 53-59,

D12 :GRANULOCYTE AND COMPLEMENT ACTIVATION" PERFUSION, vol. 9, no. 2, March 1994, pages 109-117,

D13 :SCANDINAVIAN JOURNAL OF IMMUNOLOGY, BLACKWELL SCIENCE PUBL., OXFORD, GB, vol. 40, no. 6, December 1994, pages 675-680,

- 1. The claims 10 to 13 relate to subject-matter in respect of which no international search report has been established and thus need not be subject of an international preliminary examination (Rule 66.1(e) PCT).
- 2. This International Preliminary Examining Authority found multiple (groups of) inventions in this international application, as follows:
  - 1. Claims: 1-9 assay method for the detection of potential or propensity for cardiovascular disease
  - 2. Claims: 14-27, assay method for the determination of calprotectin in a body fluid by turbidimetry; kit and automated apparatus therefor; methods of diagnostic using the turbidimetric assay method.

The Sets of claims 1 and 2 have in common that they involve measuring

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calprotectin.

Methods for the measurement of calprotectin are however known, for example, from document US 4833074, cited in the application, (see claims). Thus these common features of the sets of claims D1 not provide a single general inventive concept linking the claims.

The subject-matter of claims 1-9 in essence differs from that known from document US 4833074 in that the measured calprotectin is used as a marker for potential for or propensity for cardiovascular disease. The problem addressed in these claims im view of document US 4833074 is to provide a method of determining susceptibility to cardiovascular disease before the onset of the symptoms. This problem is addressed by measuring the level of calprotectin in various body fluids, an abnormally high calprotectin level being indicative of susceptibility to cardiovascular disease.

The subject-matter of claims 14-27 in essence differs from that known from document US 4833074 in that calprotectin is measured by use of a turbidimetric or "particle based" immunoassay instead of an enzyme immunoassay. The problem addressed in these claims im view of document US 4833074 is the improvement of the measurement of calprotectin. This problem is addressed by use of a turbidimetric or "particle based" immunoassay, which is a sensitive technique that allows both the determination of low concentrations of calprotectin and the accurate measurement of relative high concentrations of calprotectin. This type of assay is quick and easy to perform, when compared to the prior art, and may also be automated.

The above analysis demonstrates that the subject-matter of the two groups of claims is also not linked by providing a solution to a common problem.

In conclusion neither the technical features in common to the groups of claims nor the problem solved by each of the two groups of claims provides a corresponding special technical feature, which establishes a single general inventive concept linking any of the two sets of claims. Thus the technical relationship between the subject-matter of the sets of claims is lacking, and the requirement for unity of invention referred to in Rule 13.1 PCT is not fulfilled.

3. The subject-matter of claim 1 is assay method for the detection of potential or propensity for cardiovascular disease.

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The subject-matter of claim 1 in essence differs from that known from document WO0011479 in that the measured calprotectin is used as a marker for potential for or propensity for cardiovascular disease (instead of assessment of the concentration of holo transcobalin from document WO0011479). The problem addressed in these claims im view of document WO0011479 is to provide a method of determining susceptibility to cardiovascular disease before the onset of the symptoms. This problem is addressed by measuring the level of calprotectin in various body fluids, an abnormally high calprotectin level being indicative of susceptibility to cardiovascular disease.

The assay of claim 1 is based on the finding that the protein calprotectin is a useful marker or indicator of potential for CVD or propensity to CDV before the onset of the symptoms. Such a finding is not anticipated by any disclosures in the known prior art documents, thus the subject-matter of claim 1 is novel (Article 33 (2) PCT).

The fact that calprotectin is a useful marker or indicator of potential for CVD even before the onset of the symptoms cannot be derived from the known prior art documents, either taken alone or in combination. This finding also allows for the provision of a method of determining susceptibility to cardiovascular disease before the onset of the symptoms. Due to this unexpected effect, the presence of an inventive step can be acknowledged (Article 33 (3) PCT).

- 4. Dependent claims 2 to 9 add features to the assay of claim 1 and thus also relate to novel and inventive subject-matter (Article 33 (2) and (3) PCT).
- 5. The subject-matter of claims 14 is an assay method for the determination of calprotectin in calprotectin containing body fluid. The subject-matter of claim 14, in essence differs from that known from document US 4833074 in that calprotectin is measured by use of a turbidimetric or "particle based" immunoassay instead of an enzyme immunoassay. The problem addressed in the method of claim 14 im view of document US 4833074 is the improvement of the measurement of calprotectin. This problem is addressed by use of a turbidimetric or "particle based" immunoassay, which is a sensitive technique and has the unexpected effect that allows both the determination of low concentrations of calprotectin and the accurate measurement of relative high concentrations of calprotectin. This type of assay is quick and easy to perform, when compared to the prior art, and may also be automated.

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The turbidimetric or "particle based" immunoassay of claim 14 for the determination of calprotectin, is not known from the prior art documents cited in the search report, which refer all to other enzyme immunoassays The turbidimetric or "particle based" immunoassay of claim 14 for the determination of calprotectin cannot be derived from the prior art documents cited in the search report, either taking the documents alone or in combination.

Thus, the assay method for the determination of calprotectin in calprotectin containing body fluid of claim 14 is novel and based on an inventive concept (Article 33 (2) and (3) PCT).

- 6. Dependent claims 15 to 19 add features to the method of claim 14 and thus also relate to novel and inventive subject-matter (Article 33 (2) and (3) PCT).
- 7. The above comments (see item 5) also apply to the subject-matter of independent claims 20 (referring to a kit for use as a diagnostic assay according to the method of claim 14); 25 (an automated apparatus to perform the assay according to the method of claim 14); 26 (a method of diagnosis comprising the determination of calprotectin in calprotectin-containing body fluid according to the method of claim 14) and to the claims dependent thereon (Article 33 (2) and (3) PCT)